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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
09/763,775	02/26/2001		10910/3 6334		
7590 11/03/2004			EXAMINER		
Brinks Hofer Gilson & Lione			WOO, RICHARD SUKYOON		
PO Box 10395 Chicago, IL 60610			ART UNIT	PAPER NUMBER	
			3629		
			DATE MAÎLED: 11/03/2004		

Please find below and/or attached an Office communication concerning this application or proceeding.

- 1		Application	on No.	Applicant(s)	d)			
Office Action Summary		09/763,77	75	TSUTSUI	5			
		Examiner	•	Art Unit				
		Richard W	/00	3629				
Period fo	The MAILING DATE of this communication or Reply	n appears on the	cover sheet with the d	correspondence add	lress			
A SH THE - Exte after - If the - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR RI MAILING DATE OF THIS COMMUNICATION IN THE PROPERTY OF SIX (6) MONTHS from the mailing date of this communication is period for reply specified above is less than thirty (30) days, it is period for reply is specified above, the maximum statutory price to reply within the set or extended period for reply will, by steply received by the Office later than three months after the red patent term adjustment. See 37 CFR 1.704(b).	ON. FR 1.136(a). In no eve in. a reply within the statu eriod will apply and wi statute, cause the appl	ent, however, may a reply be tir story minimum of thirty (30) day Il expire SIX (6) MONTHS from ication to become ABANDONE	nely filed s will be considered timely, the mailing date of this cor (D) (35 U.S.C. § 133).				
Status								
1)[🔀]	Responsive to communication(s) filed on 2	26 July 2004						
·	This action is FINAL . 2b) ☐ This action is non-final.							
′=	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is							
-,	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposit	ion of Claims							
5)□ 6)⊠ 7)□	 Claim(s) 1-39 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. Claim(s) is/are allowed. Claim(s) 1-39 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or election requirement. 							
Applicat	ion Papers							
9)[The specification is objected to by the Example 1	miner.						
10)[The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
11)□	Replacement drawing sheet(s) including the ∞ The oath or declaration is objected to by the	•	- · ·	•	• •			
·	under 35 U.S.C. § 119	io Examinor. No	no the diagned Office	, rection of format is	0 102.			
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а)	Acknowledgment is made of a claim for for All b) Some * c) None of: 1. Certified copies of the priority docur 2. Certified copies of the priority docur 3. Copies of the certified copies of the application from the International Buse the attached detailed Office action for a	ments have bee ments have bee priority docume ureau (PCT Rule	n received. n received in Applicat ents have been receive e 17.2(a)).	ion No ed in this National S	Stage			
Attachmen	t(s)							
	e of References Cited (PTO-892)		4) Interview Summary					
	e of Draftsperson's Patent Drawing Review (PTO-948 mation Disclosure Statement(s) (PTO-1449 or PTO/SI		Paper No(s)/Mail D 5) Notice of Informal F		-152)			
	r No(s)/Mail Date		6) Other:		•			

DETAILED ACTION

Response to Arguments

- 1) The applicant's amendment and response filed July 26, 2004 has been entered.
- 2) Applicant's arguments filed July 26, 2004 have been fully considered but they are not persuasive.

The applicant's argument that Korpela does not teach or suggest server systems or methods for distributing applications and for calculating license fees to be paid to provide for use of the applications is respectfully traversed.

As noted by the applicant, Korpela's charge calculations are based on duration and/or amount of data transferred during calls (e.g. voice calls, data calls, and video calls). However, Korpela inherently discloses that the users must be able to download the necessary proprietary applications (for a specific carrier, e.g. Sprint, T-Mobile, AT&T wireless, etc.) to run the above cited applications (such as the video calls) because not every user wishes to run those applications and each carrier constantly releases updated versions of applications for users to update any existing applications for their phones. If an original mobile phone does not include the video call applications, the carrier or provider must allow a user to download the carrier-specific proprietary application. Furthermore, Korpela specifically discloses that the invention could be used both in advanced mobile stations of the second and third generation as well as of future generations (see col. 4, lines 21-23). The proprietary applications are mostly developed for a specific carrier and the carrier or provider must license any necessary proprietary rights (e.g. copyright or trademark right) to theses developers. Accordingly,

Art Unit: 3629

Korpela must be able to calculate a license fee to be paid for each provider based on the amount of particular data transferred between the mobile phone and the station.

Page 3

3) The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

Claim Rejections - 35 USC § 102

4) Claims 1-39 are rejected under 35 U.S.C. 102(e) as being anticipated by Korpela (US 6,311,054).

W.R.T. Claim 1:

Korpela discloses a system comprising:

a user information table for storing information regarding a user of each radio portable terminal (see col. 1, line 43 – col. 2, line 38; see Figs. 1-2);

a provider information table for storing information regarding a provider of each application (see Id.);

a payment-status management table for managing the status of payment of a predetermined usage fee (col. 3, lines 19-45);

a detection section for detecting the status of usage of each application (see Figs. 1-4; col. 3, lines 8-45; col. 4, line 37 – col. 6, line 41);

a usage-status management table for storing the usage status (see ld.); and

Application/Control Number: 09/763,775 Page 4

Art Unit: 3629

a computation section for calculating and outputting a license fee to be paid for each provider stored in the provider information table, on the basis of a ground total of usage fees made by the payment-status management table and the usage status (see Supra Response to Arguments).

W.R.T. Claim 2: Korpela further discloses the system, wherein the detection section detects the application usage status on an application-by –application basis, and the usage-status management table stores the application usage status on an application-by-application basis; and the computation section includes:

an allotting section for allotting a portion of the ground total usage fees made by the payment-status management table, as a ground total of license fees to be paid to the providers; and

a distribution section for distributing and outputting, from the allotted ground total of license fess, a license fee to be paid for the provider of each application, in accordance with the usage status (see col. 1, line 43 – col. 2, line 38; col. 3, lines 8-45; col. 4, line 37 – col. 6, line 41; Figs. 1-4);

W.R.T. Claim 3: Korpela further discloses the system, wherein the detection section detects the application usage status on an application-by –application basis, and the usage-status management table stores the application usage status on an application-by-application basis; and the computation section includes:

Art Unit: 3629

an allotting section for allotting a portion of the ground total usage fees made by the payment-status management table, as a ground total of license fees to be paid to the providers;

a distribution section for distributing and outputting, from the allotted ground total of license fess, a license fee to be paid for the provider of each application, in accordance with the usage status; and

a calculation section for summing provider by provider the license fees distributed and output with respect to all the users (see Supra Figs. and columns); W.R.T. Claim 4: Korpela further discloses the system, wherein the detection section counts a download count of the application in a predetermined period, and the usage-status management table stores the counted download count as a usage status; and the computation section calculates the license fee on the basis of the download count (see Id.);

W.R.T. Claim 5: Korpela further discloses the system, wherein the detection section detects an execution time of the application on the terminal, and the usage-status management table stores the detected execution time as a usage status; and the computation section calculates the license fee on the basis of the execution time (see col. 1, line 43 – col. 2, line 38; col. 3, lines 8-45; col. 4, line 37 – col. 6, line 41; Figs. 1-4);

W.R.T. Claim 6: Korpela further discloses the system, wherein the detection section regards as the execution time a difference between a time of receipt from the terminal of

Art Unit: 3629

a notification indicating start of the application and a time of receipt from the terminal of a notification indicating end of the application (see Id.);

W.R.T. Claim 7: Korpela further discloses the system, wherein the detection section detects an activation count of the application on the terminal, and the usage-status management table stores the detected activation count as a usage status; and the computation section calculates the license fee on the basis of the activation count (see Supra Figs. and columns);

W.R.T. Claim 8: Korpela further discloses the system, wherein the detection section counts point number with which the user voted for the application, and the usage-status management table stores the counted point number as a usage status; and the computation section calculates the license fee on the basis of the point number (see Id.);

W.R.T. Claim 9: Korpela further discloses the system, wherein an upper limit is provided for points that the user uses in a predetermined period, and an invalidating section is provided in order to invalidate a portion of the points exceeding the upper limit (see col. 1, line 43 – col. 2, line 38; col. 3, lines 8-45; col. 4, line 37 – col. 6, line 41; Figs. 1-4); W.R.T. Claim 10: Korpela further discloses the system, wherein a grasping section for grasping an application for which the user performs point voting; and a provision section for providing an ID of the grasped application to a predetermined terminal in response to the user request (see Id.);

Art Unit: 3629

W.R.T. Claim 11: Korpela further discloses the system, wherein the grasping section grasps, as the application for which the user performs point voting, an application which was downloaded by the user in a predetermined period (see Supra Figs. and columns); W.R.T. Claim 12: Korpela further discloses the system, wherein the grasping section grasps, as the application for which the user performs point voting, an application which was activated by the user in a predetermined period (see col. 1, line 43 – col. 2, line 38; col. 3, lines 8-45; col. 4, line 37 – col. 6, line 41; Figs. 1-4);

W.R.T. Claim 13: Korpela further discloses the system, wherein the grasping section grasps, as the application for which the user performs point voting, an application for which the user performed point voting in a predetermined period (see Id.);

W.R.T. Claim 14: Korpela further discloses the system, wherein the detection section detects the usage status through receipt of a point number with which the user voted for each application in a predetermined period; and a judgment section is provided which judges that the user performs point voting for the application only when points contained in the received point number are for an application which was downloaded by the user in a predetermined point-input effective period (see Supra Figs. and columns);

W.R.T. Claim 15: Korpela further discloses the system, further including:

a selection section for forcing the user to select an application;

a judgment section for judging on a user-by-user basis whether the user performs point voting for the selected application; and

an error transmission section (see col. 1, line 43 – col. 2, line 38; col. 3, lines 8-45; col. 4, line 37 – col. 6, line 41; Figs. 1-4);

Art Unit: 3629

W.R.T. Claim 16: Korpela further discloses the system, wherein the detection section detects at least two among the group having: a download count of the application in a predetermined period, an activation count of the application on the terminal, an execution time of the application on the terminal, and a point number; the usage-status management table stores as parameters at least two detection values; and the computation section calculates the license fee on the basis of a predetermined calculation formula combined with the at least two parameters (see Id.);

W.R.T. Claim 17: Korpela further discloses the system including:

a communication section for performing data communication with an internet terminal; and

a search/output section for searching the application in response to the request (see Supra Figs. and columns);

W.R.T. Claim 18: Korpela further discloses the system including a mail transmission section (see col. 1, line 43 – col. 2, line 38; col. 3, lines 8-45; col. 4, line 37 – col. 6, line 41; Figs. 1-4);

W.R.T. Claim 19: Korpela further discloses the system including a screen generation section (see Id.);

W.R.T. Claim 20: Korpela further discloses the system including a payable amount output section (see Supra columns);

W.R.T. Claim 21: Korpela further discloses the system, wherein the payable amount output section includes:

a totaling section for totaling the license fees; and

Art Unit: 3629

an output section for outputting the totaled license fees as a payable license fee (see col. 1, line 43 – col. 2, line 38; col. 3, lines 8-45; col. 4, line 37 – col. 6, line 41; Figs. 1-4);

W.R.T. Claim 22: Korpela further discloses the system, wherein the payment status of each user is stored in the respective table (see Id.);

W.R.T. Claim 23: Korpela further discloses the system, wherein a total of usage fees paid by each user is stored in the payment-status management table (see Supra Figs. and columns);

W.R.T. Claim 24: Korpela further discloses the system, wherein the usage fee is constant among all users (see col. 1, line 43 – col. 2, line 38; col. 3, lines 8-45; col. 4, line 37 – col. 6, line 41; Figs. 1-4);

W.R.T. Claim 25: Korpela further discloses the system, wherein the usage fee is constant within each of user groups into which users are classified in accordance with predetermined criteria (see Id.);

W.R.T. Claim 26: Korpela further discloses the system, wherein the detection section counts a download count of the application; and a prohibition control section prohibits a user to download the application over a predetermined upper limit (see Supra Figs. and columns);

W.R.T. Claim 27: Korpela further discloses the system, wherein the detection section detects an execution time of the application; and a prohibition control section prohibits a user to download the application over a predetermined upper limit (see col. 1, line 43 – col. 2, line 38; col. 3, lines 8-45; col. 4, line 37 – col. 6, line 41; Figs. 1-4);

Art Unit: 3629

W.R.T. Claim 28: Korpela further discloses the system, wherein the detection section counts an activation count of the application; and a prohibition control section prohibits a user to download the application over a predetermined upper limit (see Id.);

W.R.T. Claim 29: Korpela further discloses the system, wherein the application includes a program for displaying on the terminal a point input interface for enabling the user to perform point voting; and the detection section detects the usage status by receiving via the Internet a point number (see Supra Figs. and columns);

W.R.T. Claim 30: Korpela further discloses the system, wherein the detection section detects the usage status through receipt of a point number with which the user voted for each application in a predetermined period; and a judgment section is provided which judges that the user performs point voting for the application (see col. 1, line 43 – col. 2, line 38; col. 3, lines 8-45; col. 4, line 37 – col. 6, line 41; Figs. 1-4);

W.R.T. Claim 31: Korpela further discloses the system including:

a server application storage section;

a common database commonly accessed by the plurality of server application; and

a limiting section for limiting an accessible table area of the common database for each server application (see Id.);

W.R.T. Claim 32: Korpela further discloses the system including:

a server application storage section;

a common database commonly accessed by the plurality of server application; and

Art Unit: 3629

a limiting section for limiting an accessible table area of the common database for each application provider (see ld.);

W.R.T. Claim 33: Korpela further discloses the system including:

a server application storage section; and

a common process interface which accesses data stored in the user information table, wherein the server application accesses the user information table (see col. 1, line 43 – col. 2, line 38; col. 3, lines 8-45; col. 4, line 37 – col. 6, line 41; Figs. 1-4).

W.R.T. Claim 34:

Korpela discloses a method comprising the steps of:

storing the status of payment of a predetermined usage fee which the user of each terminal pays for a predetermined period (see col. 1, line 43 – col. 2, line 38; col. 3, lines 8-45; col. 4, line 37 – col. 6, line 41; Figs. 1-4);

detecting the status of usage of the application;

storing the detected usage status; and

calculating a license fee to be paid for each provider stored in a provider information table, on the basis of the stored ground total of usage fees and the stored usage status and for outputting the license fee (see Supra Claim 1).

W.R.T. Claim 35: Korpela further discloses the method, wherein the step of detecting detects the application usage status on an application-by-application basis; the step of storing stores the application usage status on an application-by-application basis; and

the step of calculating includes:

a step for allotting a portion of the stored ground total of usage fees as a ground total of license fees to be paid to the providers; and

a step for distributing and outputting, from the allotted ground total of license fees, a license fee to be paid for the provider of each application, in accordance with the stored usage status (see col. 1, line 43 – col. 2, line 38; col. 3, lines 8-45; col. 4, line 37 – col. 6, line 41; Figs. 1-4);

W.R.T. Claim 36: Korpela further discloses the method, wherein the step of detecting detects the application usage status on an application-by-application basis; the step of storing stores the application usage status on an application-by-application basis; and the step of calculating includes:

a step for allotting a portion of the usage fees paid by the user as a license fee;
a step for distributing and outputting, from the allotted license fee, in accordance
with the stored usage status; and

a step of summing provider by provider the license fees distributed and output with respect to all the users in order to obtain a license fee to be paid to each provider (see Id.);

W.R.T. Claims 37-39: Korpela discloses the medium to perform the method claims 34-36, respectively.

Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Richard Woo whose telephone number is 703-308-7830. The examiner can normally be reached on Monday-Friday from 8:30 AM -5:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Weiss can be reached on 703-308-2702. The fax phone numbers for the organization where this application or proceeding is assigned are 703-872-9306 for regular communications and for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-0861.

Richard Woo Patent Examiner

GAU 3629

October 28, 2004

JOHN G. WEISS SUPERVISORY PATENT EXAMINER

Page 13

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